197 year, a axes and PELEASE. Know all men by these presents, that in consideration of full payment of the debt secured by a northerape by R.B. Bowen and Inez F. Bowen, his mile dated the sixteenth day of October 1.D. 1915, which is recorded in Pook 55 of Mortgages, page 30, of the records of Douglas County, Kannas, satisfaction of Such mortgage is hereby acknowledged and the same nts necessumbrance to maintain assessments is hereby released. so paid t of the Dated this 20th day of September A.B. 1921. Earl W. Armstrong, State of Colorado, Finte or County, ) Larimer County, ) Fe it remembered that on this 24th day of September A.D. 1921 before me, C. Owen Toolwansee a Notary Public in and for said County and State, care Farl W. Armstrong to me Toolwansee a Notary Public in and for said County and State, care Farl W. Armstrong to me ovenants and nd to and assigns, personally known to be The same person who executed the foregoing instrument of writing, cessors and and duly acknowledged the execution of the same. . In witness whereof, I have hereunto subscribed my make and affixed my official seal on the day and year last above written. are this allment. C. Cwan Woodmannee, covenants or My commission expires Apr. 8th, 1923: Recorded Sept. 25, 1921, , At 2:15 o'clock P.M. (L.S.) Notary Public. e continuance declare the tile Merchants on, or in id party of Fane Flort remises and REDEASE. security Deputy. Fnow all men by these presents, that in consideration of full payment of the debt secured ice; and by a mortgage by U. P. Rowen and Inco F. Bowen, his wife dated the Cixtheenth day of Cotober A.D. 1915, which is recorded in Pook 55 of Mortgages, page 20 of the records of Douglas County, Kansas, satisfaction of such mortgage is hereby acknowledged <u>the the same</u> .Taw ire the entirety ic hereby usknowledged and the same is hereby released. rotion Dated this 28th day of September 1.D. 1921. id first S. A. Wood, Guardian of the all benefit estate of Leland 0. Arristrong, (minor) isting or State of Kansas, ) Douglas County, )ss. e bereinto Be, it renembered, that on this 28 day of Sept A.D. 1921 before me, a Notary Public e mentione d. in and for said founty and State, came S. A. Wood to me personally known to be the same person who executed the foregoing instrument of writing, and duly acknowledged the execu-(Seal) bion of the same. (Seal) In witness whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. E. J. Hilkey, 21, before by cormission expires Sep 15th 1922. (L.S.) Notary Public. resaid, core Recorded Sept. 28, 1921,. At 2:20 o'clock P.M. o be the a the Jule Northrap, my official Finne Flora Deputy. HORTGAGE. This indenture, rade this 29 day of August A.D. 1921 between Harvey B. Bowen and lic. Inca P. Bowen his wife of the first part, and Warren Mortgage Company, of Emporia, Lyon County, Kansas, of the second part. Witnesseth; that the suid parties of the first part, in consideration of the sum of Six Hundred Collars, paid by the second party, the receipt of which is hereby acknowledged have granted and cold, and by these presents do grant, burgain, sell and convey unto the said second party, its heirs, assigns or microssors, forever, all of the following-describ ed real estate, situated in the township of Wakarusa County of Douglas State of Kansas; pol to wit: ounty and The North half of the Northwest quarter of Section twenty eight, Tomship thirteen dated wife, of South, Range Mineteen East of the 6th P.M. office of To have and to hold the same, with all the appurtenances thereunto belonging, unto e 58, page the said second party, its heirs, assigns or successors, forever; and the said first where the beredy covenant and agree, i at at the delivery hereof, they are the lawful owners of the previses above granted, and seized of a good and indefasible estate of in-heritance herein, free from all encurbrances, and that they will warrant and defend the same against the lawful clurs of all persons whoreoever. Provided, always, and these presents are upon this express condition, that whereas, Street in cleased, it shall y be con-Gage escribed. the said first purties are justly indebted unto said Warren Mortgage Company in the principal sum of six hundred Dollars, lawful money of the United States of America, being for a loan thersof on the day and date heroof, made by the said Warren Mortgage Company to Apart the said parties and secured by one certain promissory note bearing even date herewith, payable to said Warren Mortgage Company, or order, with interest at the rate of six per before me payable to said Warren Mortgage Company, or order, with interest at the rate of six per cent per annum from September 1, 1921, until Gully paid; interest to be paid as stated in the principal note, as specified by interest notes or coupons of even dates herewith attached to said principal note, principalized interest payable at The Fourth Atlantic Mat ional Fank of Foston, Poston, Massachusers and a such place as the legal holder may in writing designate. Now, if said first parties shall pay or cause to be paid the said sum of romey, with interest thereon, according to the terms of said note and pay off, remove and discharge all princ lians and ensumberance existing, an that way beneating and said the terms of said note and pay off, remove and discharge ugh Flair in release, ale my Kansas. all prior liens and encumbrances existing, or that may hereafter arise, then these presen

shall be void. But if said sum of money, or any interest on it, is not paid when due and payable, or if all taxes or assessments levied against said property are not paid when

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